



Molly C. Dwyer  
Clerk of Court

Office of the Clerk  
**United States Court of Appeals for the Ninth Circuit**  
Post Office Box 193939  
San Francisco, California 94119-3939  
415-355-8000

**FILED**

JUN 18 2025

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

**DOCKETING NOTICE**

---

Docket Number: 25-3835  
Originating Case Number: 4:20-cv-03919-CW  
  
Short Title: House, et al. v. National Collegiate Athletic Association, et al.

---

Dear Appellant/Counsel

A copy of your notice of appeal/petition has been received in the Clerk's office of the United States Court of Appeals for the Ninth Circuit. The U.S. Court of Appeals docket number shown above has been assigned to this case. You must indicate this Court of Appeals docket number whenever you communicate with this court regarding this case.

Motions filed along with the notice of appeal in the district court are not automatically transferred to this court for filing. Any motions seeking relief from this court must be separately filed in this court's docket.

Please furnish this docket number immediately to the court reporter if you place an order, or have placed an order, for portions of the trial transcripts. The court reporter will need this docket number when communicating with this court.

You must file a Disclosure Statement (Form 34) within 14 days of this notice if your case: (1) involves a non-governmental corporation, association, joint venture, partnership, limited liability company, or similar entity; (2) is a bankruptcy case; (3) is a criminal case involving an organizational victim; or (4) involves review of state court proceedings. See Ninth Circuit Rule 26-1.1.

**Failure of the appellant to comply with the time schedule order may result in dismissal of the appeal.**

**Please read the enclosed materials carefully.**



Office of the Clerk  
**United States Court of Appeals for the Ninth Circuit**  
Post Office Box 193939  
San Francisco, California 94119-3939  
415-355-8000

Molly C. Dwyer  
Clerk of Court

**TIME SCHEDULE ORDER**

---

Docket Number:	25-3835
Originating Case Number:	4:20-cv-03919-CW
Case Title:	House, et al. v. National Collegiate Athletic Association, et al.

---

**Monday, June 23, 2025**

Charlotte North

Mai Nirundorn

Katherine McCabe Ernst

Sarah Brooke Baker

Mediation Questionnaire due

Mediation Questionnaire due

Mediation Questionnaire due

Mediation Questionnaire due

**Monday, June 30, 2025**

Charlotte North

Mai Nirundorn

Katherine McCabe Ernst

Sarah Brooke Baker

Appeal Transcript Order Due

Appeal Transcript Order Due

Appeal Transcript Order Due

Appeal Transcript Order Due

**Wednesday, July 30, 2025**

Charlotte North

Mai Nirundorn

Katherine McCabe Ernst

Sarah Brooke Baker

Appeal Transcript Due

Appeal Transcript Due

Appeal Transcript Due

Appeal Transcript Due

**Monday, September 8, 2025**

Charlotte North

Appeal Opening Brief Due

Mai Nirundorn  
Katherine McCabe Ernst  
Sarah Brooke Baker

Appeal Opening Brief Due  
Appeal Opening Brief Due  
Appeal Opening Brief Due

**Wednesday, October 8, 2025**

DeWayne Carter  
Nya Harrison  
Nicholas Solomon  
Grant House  
Sedona Prince  
National Collegiate Athletic Association  
Pac-12 Conference  
The Big Ten Conference, Inc.  
The Big Twelve Conference, Inc.  
Southeastern Conference  
Atlantic Coast Conference

Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due  
Appeal Answering Brief Due

If there were reported hearings, the parties shall designate and, if necessary, cross-designate the transcripts pursuant to 9th Cir. R. 10-3. If there were no reported hearings, the transcript deadlines do not apply.

The optional reply may be filed within 21 days of service of the answering brief. See Fed. R. App. P. 31 and 9th Cir. R. 31-2.1.

**Failure of the appellant to comply with the time schedule order may result in automatic dismissal of the appeal. See 9th Cir. R. 42-1.**